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MEMO ENDORSED

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DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 9/9/14

September 8, 2014

King & Spalding LLP 1185 Avenue of the Americas New York, NY 10036-4003 Tel: +1 212 556 2100 Fax: +1 212 556 2222 www.kslaw.com

William F. Johnson Partner

Direct Dial: +1 212 556 2125 Direct Fax: +1 212 556 2222 wjohnson@kslaw.com

Honorable Ronnie Abrams
United States District Judge
United States District Court
Southern District of New York
Thurgood Marshall
United States Courthouse
40 Foley Square
New York, NY 10007

Re: United States v. Hixon, 14 Cr. 227 (RA)

Dear Judge Abrams:

On behalf of the defendant Frank Perkins Hixon, Jr., I respectfully write to request a temporary modification of the travel restrictions of Mr. Hixon's bail conditions for a trip to Austin, Texas from September 14, 2014 to September 17, 2014. The government has no objection to this request.

Mr. Hixon would like to travel to Austin, Texas to visit his younger daughter and also meet with her teachers and her school's Head of School. He will leave New York City by plane on September 14, 2014 and return by plane on September 17, 2014.

Under the terms of Mr. Hixon's release, his travel is restricted to the Southern and Eastern Districts of New York. Accordingly, we respectfully request that the Court temporarily modify the travel restrictions of Mr. Hixon's bail conditions from September 14, 2014 to September 17, 2014, such that Mr. Hixon be permitted to travel by plane for the above-described trip to Austin, Texas. The Court has previously granted prior requests to modify Mr. Hixon's bail conditions to permit him to (i) travel to Massachusetts to pick up his older daughter from college (that trip occurred on May 16-18, 2014), (ii) travel to Austin, Texas to visit his younger daughter a total of four times from May to July (those trips occurred on May 21-25, 2014, June 4-7, 2014, June 16-17, 2014, and July 11-13, 2014), (iii) travel by automobile to Rhode Island with his wife and younger daughter (that trip occurred on July 19-21, 2014), (iv) travel by plane

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to Austin, Texas to bring his daughter back home and then return to New York City (that trip occurred on July 24-26, 2014), (v) travel to Austin, Texas to see his younger daughter on her birthday (that trip occurred on August 12-15, 2014), and (vi) travel to Austin, Texas to be with his younger daughter on her first day of the school year and attend a birthday party scheduled to coincide with the beginning of school (that trip occurred on August 31-September 3, 2014).

I have conferred with AUSA Sarah McCallum, who has informed me that the government has no objection to this request. I have also communicated with U.S. Pretrial Services Officer Mildred Santana, who also has no objection to this request.

Respectfully submitted,

William F. Johoson

cc: AUSA Sarah E. McCallum

U.S. Pretrial Services Officer Mildred Santana

APPLICATION GRANTED

SO ORDERED

RONNIE ABRAMS U.S.D.J.